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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LUDMILA LOGINOVSKAYA, vs.	Plaintiff,)) CIVIL NO.: 12 Civ. 336 (JPO)))
OLEG BATRATCHENKO, et al.	Defendants.)))

STIPULATION ADJOURNING DEFENDANTS' TIME TO RESPOND TO AMENDED COMPLAINT

It is hereby STIPULATED AND AGREED, by and between the parties hereto, as follows:

- 1. Having informed Defendants Oleg Batratchenko; Thor United Corp.; Thor United Corp. (Nevis); Thor Asset Management, Inc.; Thor Real Estate Management, LLC; Thor Opti-Max, LLC; Thor Capital, LLC; Thor Futures, LLC; Thor Realty LLC and Thor Realty Holdings, LLC of her intention to file an amended complaint in this action by June 13, 2012, Plaintiff Ludmila Loginovskaya agrees to extend Defendants' time to answer or otherwise respond to an amended complaint to July 5, 2012.
- 2. This stipulation supersedes the stipulation dated May 14, 2012, which extended Defendants' time to respond from between February 17 and March 23, 2012, to May 31, 2012, only with respect to Defendants' deadline to respond to the Complaint.

- 3. Defendants' acceptance of service in paragraph one of the May 14, 2012 stipulation is unaffected by this document, and/or is incorporated herein.
- 4. This stipulation may be executed in counterparts and exchanged by PDF, fax or other electronic means and such electronic counterparts shall have the same effect as if a single document had been executed and a copy thereof shall be treated as if an original for all purposes.

Dated: May 29, 2012

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Thor Asset Management, Inc.;

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Thor Realty Holdings, LLC

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SO ORDERED:

Hon. J. Paul Oetken, U.S.D.J.

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